

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION**

UNTRA PRODUCTS, INC.,

Plaintiff,

v.

Case No. 6:08-cv-503-Orl-19DAB

ANTEC, INC., CHANNEL WELL TECHNOLOGY CO. LTD., CHANNEL WELL TECHNOLOGY CO. USA, INC., CORSAIR MEMORY, INC., ENHANCE ELECTRONICS CO. LTD., E-POWER TECHNOLOGY/PCMCIS, SPI ELECTRONIC CO., LTD, FSP GROUP USA CORP., KOOLNACE USA MUSHKIN, INC., OCZ TECHNOLOGY, SEA SONIC ELECTRONICS CO. LTD, SILVERSTONE TECHNOLOGY, INC., SPIRE-BYTECOM FANNER CORPORATION, TAGAN TECHNOLOGY CO. LTD., TAGAN TECHNOLOGY CO., THERMALTAKE TECHNOLOGY CO. LTD., THERMALTAKE, INC., TOPOWER COMPUTER INDUSTRIAL CO. LTD., TOPOWER COMPUTER USA, INC., ZALMAN TECHNOLOGY COMPANY LTD., ZALMAN USA, INC.,

Defendants.

**RELATED CASE ORDER
AND TRACK TWO NOTICE**

It is hereby **ORDERED** that, no later than eleven days from the date of this Order, counsel and any *pro se* party shall comply with Local Rule 1.04(d), and shall file and serve a certification as to whether the instant action should be designated as a similar or successive case pursuant to Local Rule 1.04(a) or (b). The parties shall utilize the attached form NOTICE OF PENDENCY OF OTHER ACTIONS. It is

FURTHER ORDERED that, in accordance with Local Rule 3.05, this action is designated a **Track Two** case. All parties must comply with the requirements established in Local Rule 3.05 for Track Two cases. Counsel and any unrepresented party shall meet within sixty days after service of the complaint upon any defendant for the purpose of preparing and filing a Case Management Report. The parties shall utilize the Case Management Report form located at the Court's website

www.flmd.uscourts.gov under 'Judicial Information' and under assigned Judge Patricia C. Fawsett, Chief United States District Judge. Unless otherwise ordered by the Court, a party may not seek discovery from any source before the meeting. Fed. R. Civ. P. 26 (d); Local Rule 3.05(c)(2)(B). *Plaintiff is responsible for serving a copy of this notice and order with attachments upon each party no later than eleven days after appearance of the party.*

April 8, 2008

<hr/> PATRICIA C. FAWSETT Patricia C. Fawsett [19] Chief United States District Judge	<hr/> ANNE C. CONWAY Anne C. Conway [22] United States District Judge
<hr/> JOHN ANTOON II John Antoon II [28] United States District Judge	<hr/> GREGORY A. PRESNELL Gregory A. Presnell [31] United States District Judge
<hr/> GEORGE C. YOUNG George C. Young [06] Senior United States District Judge	<hr/> G. KENDALL SHARP G. Kendall Sharp [18] Senior United States District Judge
<hr/> DAVID A. BAKER David A. Baker [DAB] United States Magistrate Judge	<hr/> GREGORY J. KELLY Gregory J. Kelly [GJK] United States Magistrate Judge
<hr/> KARLA R. SPAULDING Karla R. Spaulding [KRS] United States Magistrate Judge	

Attachments: Notice of Pendency of Other Actions [mandatory form]
 Magistrate Judge Consent / Letter to Counsel
 Magistrate Judge Consent Form / Entire Case
 Magistrate Judge Consent / Specified Motions

Web Case Management Form: www.flmd.uscourts.gov [mandatory form]

Copies to: All Counsel of Record
 All *Pro Se* Parties

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION**

UNTRA PRODUCTS, INC.,

Plaintiff,

v.

Case No. 6:08-cv-503-Orl-19DAB

ANTEC, INC., CHANNEL WELL TECHNOLOGY CO. LTD., CHANNEL WELL TECHNOLOGY CO. USA, INC., CORSAIR MEMORY, INC., ENHANCE ELECTRONICS CO. LTD., E-POWER TECHNOLOGY/PCMCIS, SPI ELECTRONIC CO., LTD, FSP GROUP USA CORP., KOOLNACE USA MUSHKIN, INC., OCZ TECHNOLOGY, SEA SONIC ELECTRONICS CO. LTD, SILVERSTONE TECHNOLOGY, INC., SPIRE-BYTECOM FANNER CORPORATION, TAGAN TECHNOLOGY CO. LTD., TAGAN TECHNOLOGY CO., THERMALTAKE TECHNOLOGY CO. LTD., THERMALTAKE, INC., TOPOWER COMPUTER INDUSTRIAL CO. LTD., TOPOWER COMPUTER USA, INC., ZALMAN TECHNOLOGY COMPANY LTD., ZALMAN USA, INC.,

Defendants.

NOTICE OF PENDENCY OF OTHER ACTIONS

In accordance with Local Rule 1.04(d), I certify that the instant action:

_____ IS related to pending or closed civil or criminal case(s) previously filed in this Court, or any other Federal or State court, or administrative agency as indicated below:

_____ IS NOT related to any pending or closed civil or criminal case filed with this Court, or any other Federal or State court, or administrative agency.

I further certify that I will serve a copy of this NOTICE OF PENDENCY OF OTHER ACTIONS upon each party no later than eleven days after appearance of the party.

Dated:

Counsel of Record or *Pro Se* Party
[Address and Telephone]



**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA**

Dear Counsel:

Enclosed with this letter is a communication from the Clerk of this Court affording you the opportunity, with the approval of the U.S. District Judge, to consent to the reference of any part or all of the proceedings in this case to a U.S. Magistrate Judge, including reference for final disposition.


Careful consideration should be given to this option.

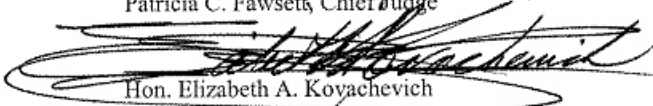
To assist the federal courts in coping with dramatically increased caseloads, Congress authorized the reference to a U.S. Magistrate Judge of any part or all of the proceedings in a civil case, both jury and non-jury, upon consent of all parties (28 U.S.C. § 636(c)). All of the U.S. District Judges in this District refer cases under this provision to our able and experienced U.S. Magistrate Judges who are almost always able to schedule early and firm trial dates in accordance with the needs of the parties.

Whether to consent to a reference to a U.S. Magistrate Judge is entirely up to you and your client. This case has not been specifically selected for this program; the Clerk sends out this notice in every civil case. If a party declines to consent to a reference, that fact is known only to the Clerk and not to any of the District or Magistrate Judges.

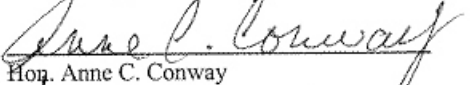
This program has proved to be of great benefit to counsel, client, and the Court.

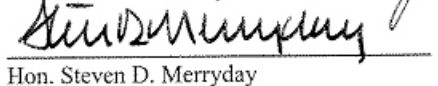
Sincerely yours,

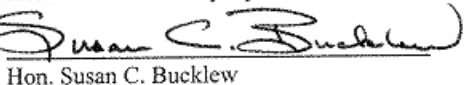

Patricia C. Fawcett, Chief Judge


Hon. Elizabeth A. Kovachevich

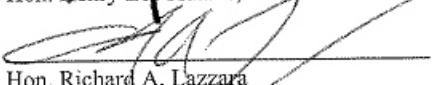

Hon. Harvey E. Schlesinger

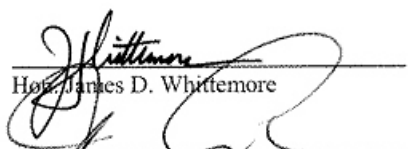

Hon. Anne C. Conway

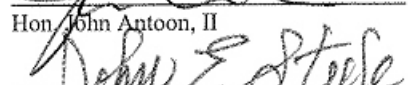

Hon. Steven D. Merryday

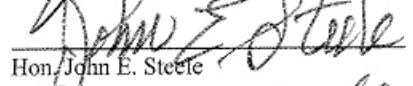

Hon. Susan C. Bucklew

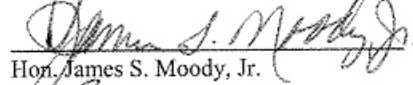

Hon. Henry Lee Adams, Jr.

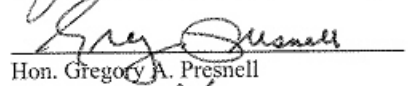

Hon. Richard A. Lazzara

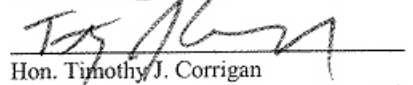

Hon. James D. Whittmore

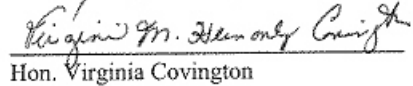

Hon. John Antoon, II


Hon. John E. Steele


Hon. James S. Moody, Jr.


Hon. Gregory A. Presnell


Hon. Timothy J. Corrigan


Hon. Virginia Covington

AO 85 (Rev. 8/98) Notice, Consent and Order of Reference — Exercise of Jurisdiction by a United States Magistrate Judge

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION**

UNTRA PRODUCTS, INC.,

Plaintiff,

v.

Case No. 6:08-cv-503-Orl-19DAB

ANTEC, INC., CHANNEL WELL TECHNOLOGY CO. LTD., CHANNEL WELL TECHNOLOGY CO. USA, INC., CORSAIR MEMORY, INC., ENHANCE ELECTRONICS CO. LTD., E-POWER TECHNOLOGY/PCMCIS, SPI ELECTRONIC CO., LTD, FSP GROUP USA CORP., KOOLNACE USA MUSHKIN, INC., OCZ TECHNOLOGY, SEA SONIC ELECTRONICS CO. LTD, SILVERSTONE TECHNOLOGY, INC., SPIRE-BYTECOM FANNER CORPORATION, TAGAN TECHNOLOGY CO. LTD., TAGAN TECHNOLOGY CO., THERMALTAKE TECHNOLOGY CO. LTD., THERMALTAKE, INC., TOPOWER COMPUTER INDUSTRIAL CO. LTD., TOPOWER COMPUTER USA, INC., ZALMAN TECHNOLOGY COMPANY LTD., ZALMAN USA, INC.,

Defendants.

NOTICE OF AVAILABILITY OF A UNITED STATES MAGISTRATE JUDGE TO EXERCISE JURISDICTION

In accordance with the provisions of 28 U.S.C. 636(c) and Fed. R. Civ. P. 73, you are hereby notified that a United States magistrate judge of this district court is available to conduct any or all proceedings in this case, including a jury or nonjury trial, and to order the entry of a final judgment. Exercise of this jurisdiction by a magistrate judge is, however, permitted only if all parties voluntarily consent.

You may, without adverse substantive consequences, withhold your consent, but this will prevent the court's jurisdiction from being exercised by a magistrate judge. If any party withholds consent, the identity of the parties consenting or withholding consent will not be communicated to any magistrate judge or to the district judge to whom the case has been assigned.

An appeal from a judgment entered by a magistrate judge shall be taken directly to the United States court of appeals for this judicial circuit in the same manner as an appeal from any other judgment of a district court.

CONSENT TO EXERCISE OF JURISDICTION BY A UNITED STATES MAGISTRATE JUDGE

In accordance with the provisions of 28 U.S.C. 636(c), and Fed.R.Civ.P. 73, the parties in this case hereby voluntarily consent to have a United States magistrate judge conduct any and all further proceedings in the case, including, the trial, order the entry of a final judgment, and conduct all post-judgment proceedings.

SignaturesParty RepresentedDate

ORDER OF REFERENCE

IT IS **ORDERED** that this case be referred to the UNITED STATES MAGISTRATE JUDGE for all further proceedings and the entry of judgment in accordance with 28 U.S.C. 636(c), Fed. R. Civ. P. 73 and the foregoing consent of the parties.

DATE

UNITED STATES DISTRICT JUDGE

NOTE: RETURN THIS FORM TO THE CLERK OF THE COURT ONLY IF ALL PARTIES HAVE CONSENTED ON THIS FORM TO THE EXERCISE OF JURISDICTION BY A UNITED STATES MAGISTRATE JUDGE.

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION**

UNTRA PRODUCTS, INC.,

Plaintiff,

v.

Case No. 6:08-cv-503-Orl-19DAB

ANTEC, INC., CHANNEL WELL TECHNOLOGY CO. LTD., CHANNEL WELL TECHNOLOGY CO. USA, INC.,
CORSAIR MEMORY, INC., ENHANCE ELECTRONICS CO. LTD., E-POWER TECHNOLOGY/PCMCIS, SPI
ELECTRONIC CO., LTD, FSP GROUP USA CORP., KOOLNACE USA MUSHKIN, INC., OCZ TECHNOLOGY,
SEA SONIC ELECTRONICS CO. LTD, SILVERSTONE TECHNOLOGY, INC., SPIRE-BYTECOM FANNER
CORPORATION, TAGAN TECHNOLOGY CO. LTD., TAGAN TECHNOLOGY CO., THERMALTAKE
TECHNOLOGY CO. LTD., THERMALTAKE, INC., TOPOWER COMPUTER INDUSTRIAL CO. LTD.,
TOPOWER COMPUTER USA, INC., ZALMAN TECHNOLOGY COMPANY LTD., ZALMAN USA, INC.,

Defendants.

**CONSENT TO EXERCISE JURISDICTION BY A UNITED STATES MAGISTRATE JUDGE
OVER DISPOSITIVE MOTIONS DESCRIBED UNDER 28 U.S.C. § 636(b)(1)(B)**

CONSENT TO EXERCISE OF JURISDICTION

In accordance with the provisions of 28 U.S.C. § 636(c) and Fed.R.Civ.P. 73, the parties in this case consent to have a United States Magistrate Judge conduct any and all proceedings and enter a final order as to each motion identified below.

MOTION(S)

Party Represented

Signatures

Date

ORDER OF REFERENCE

IT IS ORDERED that the above motions(s) be referred to the United States Magistrate Judge assigned to this case to conduct all proceedings and enter a final order on such motions(s) in accordance with 28 U.S.C. § 636(c) and Fed.R.Civ.P. 73.

Date

United States District Judge

NOTE: RETURN THIS FORM TO THE CLERK OF COURT **ONLY IF ALL PARTIES HAVE CONSENTED ON THIS FORM** TO THE EXERCISE OF JURISDICTION BY A UNITED STATES MAGISTRATE JUDGE.